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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/455,363	12/06/1999	KAZUAKI TSUCHIYA	ASA-838	5016
24956 75	90 03/04/2004		EXAMINER	
MATTINGLY, STANGER & MALUR, P.C. 1800 DIAGONAL ROAD			FIELDS, COURTNEY D	
SUITE 370	AL ROAD		ART UNIT	PAPER NUMBER
ALEXANDRIA	ALEXANDRIA, VA 22314			
			DATE MAIL ED. 02/04/200	. <i>"</i>

Please find below and/or attached an Office communication concerning this application or proceeding.

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Application No.	·		P				
Examinar Courtney D. Fields 2137 21		Application No.	Applicant(s)				
Courtney D. Fields 2137 Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. If the period for reply specified above is less than briny (30) days, a reply within the statisticary informan of thing (30) days will be considered timely. If the period for reply specified above is less than briny (30) days, a reply with the statisticary relation and the specified of the construction. If the period for reply specified dove, the mandima statistic period will apply and will apply 63 (30) MM/This from the mailing date of this communication. If the period for reply specified above is less than the statistic period will apply 40 will replied by 30 MM/This from the mailing date of this communication. If the period for reply specified dove, the mandima statistic period will apply 40 will replied by 30 MM/This from the mailing date of this communication. A proper security of the mailing date of this communication, even if timely filed, may reduce any search period of the communication is properly and the mailing date of this communication, even if timely filed, may reduce any search period of the mailing date of this communication. Status Status Status Status Status This action is FINAL. 2b) This action is non-final. 3)— Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1:12 (s/are pending in the application. 4) Claim(s) 1:12 (s/are pending in the application. 5)— Claim(s) 1:18 (s/are application is an explication and/or election requirement. Application Papers 9)— The specification is objected to by the Examiner. Application Papers 9)— The proposed drawing	Office Assistant Commencer	09/455,363	TSUCHIYA ET AL.				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address — Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE ② MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the govorison of 3/ CPR 1-136(a). In or event, however, may a raply be timely filed Extensions of time may be available under the govorison of 3/ CPR 1-136(a). In or event, however, may a raply be timely filed If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (20) days, will be considered timely. If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (20) days, will be considered timely. If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (20) days, will be considered timely. If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (20) days, will be considered timely. If the period for reply specified develope the communication, which the period considered timely. Responsive to communication(s) filed on 26 November 2003. 2a) [X] This action is FINAL. 2b) [X] This action is application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) [X] Claim(s) 1-18 is/are pending in the application. 4) [X] Claim(s) 1-18 is/are pending in the application. 5) [X] Claim(s) 1-18 is/are rejected. 7) [X] Claim(s) 1-18 is/are rejected. 7) [X] Claim(s) 1-18 is/are rejected. 7) [X] Claim(s) 1-18 is/are rejected. 8) [X] The proposed drawing correction filed on 1-18 is/are allowed. 10) [X] The proposed drawing correction filed on 1-18 is/are allowed. 1	Onice Action Summary		Art Unit				
Period for Repty A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MALLING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.15(a). In no arent, however, may a repty be timely filed Extensions of time may be available under the provisions of 37 CFR 1.15(a). In no arent, however, may a repty be timely filed Extensions of time may be available under the provisions of 37 CFR 1.15(a). In no arent, however, may a repty be timely filed Extensions of time may be available under the provisions of 37 CFR 1.15(a). In no arent, however, may a repty be timely filed Extensions of time may be available under the provisions of 37 CFR 1.15(a). In no arent, however, may a repty be timely filed ### A SHO Period for repty is specified above, the maximum statutory period will apply and will expire 30 K (5) Month's from the mailing date of this communication. A shown that the provision of the shown of the sh	The MAIL ING BATE - FALL	<u> </u>					
THE MAILING DATE OF THIS COMMUNICATION. Edeficients of the may be available under the provisions of 3° CPR 1.13(b), in no event, however, may a raply be timely filed offers SR (6) MOXITSP from the mailing date of this communication. I shall be a served on the control of the communication of the commu		ears on the cover sheet with the c	correspondence address				
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	2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	5) Notice of Informal I					

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Response to Amendment

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Priority

1. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Response to Arguments

- Applicant's arguments filed 26 November 2003 have been fully considered but they are not persuasive.
- 2. Referring to the rejection of claim 1, the Applicant contends that the prior art Liu et al. does not teach a relaying technique. The Examiner disagrees and asserts that Liu et al. does teach the elements of claim 1, see Column 2, lines 38-52, 59-67, Column 3, lines 1-2, 32-67.
- 3. Referring to the rejection of claim 1, the Applicant contends that the prior art Liu et al. does not teach the step of determination of falsified or erroneous information, authentication directed to confirming the acceptability of apparently false or erroneous information, the registration/updating of new information based on a proper user authentication, or the detection and tracking of the source of a packet bearing falsified or erroneous information. However, in response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., determination of falsified or erroneous information, authentication directed to confirming the acceptability of apparently false or erroneous information, the registration/updating of new information based on a proper user authentication, or the detection and tracking of the source of a packet bearing

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falsified or erroneous information) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

4. The rejection of claims 1-18 are maintained in view of the reasons above and in view of the reasons below.

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-18 are rejected under 35 U.S.C. 102(a) and/or (e) as being anticipated by Liu et al. U.S. Patent No. 5,898,780. Referring to claim 1, Liu et al. discloses a system comprising:

a plurality of I/O ports (database/server/firewall/remote computer) connected to network terminals; means for storing information relating to a connecting state of said network terminal (customer database/host table), said information indicating correspondence

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between each of said I/O ports and a network address of said network terminal connected to each of said I/O ports (username@userdomain); means for storing user authentication information for each of said network addresses (remote user authentication server); packet communicating means for transmitting and receiving packets through said I/O ports; packet relaying means for determining a destination of the packet received from each of said plurality of I/O ports by said packet communicating means on a basis of the information held by said means for storing the information relating to the connecting state of said network terminal and instructing said packet communicating means to transmit said received packet; and user authenticating means for determining if the user authentication information specified against said network address is correct on a basis of the user authentication information stored in said means for storing the authentication information, wherein said packet relaying means operates to learn correspondence between the I/O port for receiving said received packet and said source network address on a basis of the source network address information contained in said received packet, request the user authentication information for the source network terminal if the change of the content of said means for storing the information relating to the connecting state of the network terminal is required by said learned result, specify the user authentication information transmitted by said source network terminal, instruct said user authenticating means to execute the user authentication, and change the content of said means for storing the information relating to the connecting state of said network terminal and relay said received packet

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if the user is authenticated to be correct (See Column 2, lines 38-52, 59-67, Column 3, lines 1-2, 32-67)

Referring to claims 2 and 14, Liu et al. discloses the claimed limitation wherein said network relaying device is a LAN switch (gateway) including a virtual LAN (See Column 6, lines 59-67)

Referring to claims 3,9, and 15, Liu et al. discloses the claimed limitation wherein if the user authentication indicates the user is not correct for said network address, said packet communicating means operates to suppress the change of the content of said means for storing the information relating to the connecting state of said network terminal and discard the received packet having caused the change (See Column 7, lines 8-11, 19-21, 25-32, 40-45)

Regarding to claims 4, 5, 11, and 12, Liu et al. discloses the claimed limitation wherein the user authentication information stored in said storing means contains a contact mail address (mail exchange (MX) address) of the concerned user or administrator, and said user authenticating means operates to create a message for indicating that a packet having the incorrect user authentication information has been transmitted to a contact mail address registered in said means for storing the user authentication information if the user authentication information is determined to be incorrect for said network address as a result of said user authentication and to instruct said packet communicating means to transmit said message (See Column 6, lines 22-28, 33-39, 43-48)

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Referring to claims 6 and 13, Liu et al. discloses the claimed limitation wherein said network address is an IP address (See Column 4, lines 11-14, Column 5, lines 14-19) Referring to claim 7, Liu et al. discloses the claimed limitation wherein said network relaying means communicates by using a mobile IP (laptop) (See Column 2, lines 59-65)

Referring to claims 8 and 18, Liu et al. discloses a system comprising: registering user authentication information for each network address of each of said network terminals; receiving packets transmitted by a first network terminal through said I/O port; if a source network address contained in said received packet does not correspond to said receive I/O port stored in said means for storing the information relating to a connecting state of said network terminal, updating a content of said means for storing a connecting state of said network terminal so that said source network address may correspond to said receive I/O port; determining a destination of said received packet based on the information held in said means for storing the information relating to a connecting state of said network terminal and transmitting said received packet; and when updating the content of said means for storing the information relating to a connecting state of said network terminal, requesting user authentication information for said first network terminal, for doing user authentication on a basis of the user authentication information registered for each network address if said source network address does not correspond to said receive I/O port stored in said means for storing the information relating to a connecting state of said network terminal, and changing the content of said means for storing the information relating to a connecting state of said network terminal

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and transmitting said received packet if the correct user authentication information is obtained (See Column 5, lines 5-67, Column 6, lines 1-16, 59-67, Column 7, lines 1-6) Referring to claim 10, Liu et al. discloses the claimed limitation wherein if the correct user authentication information cannot be obtained from said first network terminal, suppressing the transfer of the packets at the I/O port having received said packet (See Column 10, lines 23-30)

Referring to claim 16, Liu et al. discloses the claimed limitation wherein when determining a destination of said received packet, if the correspondence between the destination network address of said received packet and the I/O port needs the update of the content of said means for storing the information relating to a connecting state of said network terminal, requesting user authentication information for the network terminal of said destination network address for the purpose of doing the user authentication on a basis of the user authentication information registered at each network address, and updating the content of said means for storing the information relating to a connecting state of said network terminal and transmitting said received packet if no correct user authentication information can be obtained (See Column 7, lines 52-67, Column 8, lines 1-7)

Referring to claim 17, Liu et al. discloses the claimed limitation wherein requesting the user authentication information for each network address held in said means for storing the information relating to a connecting state of said network terminal, for the purpose of periodically doing the user authentication on a basis of the user authentication information registered in each network address (See Column 8, lines 8-37, 44-59)

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Conclusion

3. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

4. A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Courtney D. Fields whose telephone number is 703-305-8293. The examiner can normally be reached on Mon - Thu 7:00 - 5:00 pm; off every Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gregory Morse can be reached on 703-308-4789. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9306 for regular communications and (703) 872-9306 for After Final communications.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-

3900.

cdf

March 1, 2004

MEGORY MORSE
SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 2100

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